

Message

From: Simes, Benjamin [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=0CD3700F6ECF413E93EAC1AF6787FDA8-SIMES, BENJ]
Sent: 10/3/2018 5:55:25 PM
To: Cooke, Maryt (Cooke.Maryt@epa.gov) [Cooke.Maryt@epa.gov]
Subject: FW: Update #34 DRAFT Review
Attachments: Docket Update 34 - Draft Proposed List.xlsx

Thanks,

Benjamin Simes, CHMM
US EPA, OLEM
Federal Facilities Restoration and Reuse Office
202-564-0527 D
571-302-6189 C
202-564-0771 F

From: Vitello, Joseph A.
Sent: Tuesday, October 2, 2018 12:42 PM
To: Simes, Benjamin <Simes.Benjamin@epa.gov>
Subject: RE: Update #34 DRAFT Review

Hi Ben,

I won't be on the call this afternoon but please see Region 3's additions on your draft proposed spreadsheet attached to this email.

These are two sites I wouldn't mind speaking with you about before moving forward with adding. I'm tied up all afternoon today in a seminar beginning at 1:00pm, so maybe we can talk tomorrow.

The first of the two listed is a PFAS-only site I believe. PFAS showed up in groundwater samples at an NPL site located .67-miles northwest of the Fed Fac site so the state pointed to the federal facility as the potential source. Army sampled wells on and around the site and found the highest detections of PFAS here. Previous groundwater samples from this site only found contaminants associated with the NPL site, so it seems PFAS is the only contaminant driving the CERCLA 103 report mechanism here. Facility had completed a FOST in 2012 certifying it was acceptable for transfer to use as a park/recreation area. Army Corp is working with the State regarding the PFAS issue – a Superfund PA or equivalent likely won't result in additional Superfund assessment here.

The second site I've known about for a few years now and just kept delaying it's listing on the Docket. It's also a former NIKE site that is still owned by the federal government, ownership which is muddy. Tax records show Department of Education owns it but the Army Corp is the responsible agency as they are doing an RI/FS pursuant to it being a FUDS and the NPS is a proxy for Education to ensure the clean-up continues so they can transfer the property to private ownership at some point. Again, a PA submittal here won't result in additional Superfund assessment but likely an OCA-FF lead decision.

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From: Simes, Benjamin
Sent: Monday, October 01, 2018 11:18 AM
To: OLEM Docket <OLEM_Docket@epa.gov>
Subject: Update #34 DRAFT Review

All,

Please send me your comments ASAP, I am trying to get this out to the OFAs by mid-week.

Thanks,

Benjamin Simes, CHMM
US EPA, OLEM
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